



System Change Form: Change in System Ownership

Delaware Certification Number DE-98981-SUN-01-0W
Facility Name Cheney Residence
System Address 32608 Durham Ct., Lewes DE 19958
Contact Person Tom Cheney

Seller Name Tom Cheney

Buyer Name Dan DePietropaolo / Lisa Jolana

Change Facility Name (if desired) _____

Buyer Phone Number 302-540-3292

Buyer email address DR DAN 1954 @ gmail . com

Buyer Mailing Address 11 LINDSAY PLACE WILMINGTON DE 19809

Ownership Change (please check which one applies)

- ☐ Change in System Ownership only
- ☐ Change in SREC Ownership only
- ☒ Change in System and SREC Ownership

Date of sale/change of ownership _____

Signature of Seller [Signature]

Signature of Buyer [Signature]

I, _____ (print name) hereby certify under penalty of perjury that:

The statements above are accurate; and

If any of the representations made in this form or in any amendment thereto are found to be untrue when made, I/the company may be subject to sanctions, including but not limited to monetary fines and/or the revocation of any Delaware Certification number granted as a result of the representations made.

Name _____

Date _____

Signature _____

Assignment of Solar Renewable Energy Credit Transfer Agreement

This Assignment is made and entered into this day of
20 , by and between Cherney ("Assignor"), and De Pietropaulo ("Assignee").

Background:

A. On , 20 , Assignor and SEU One, LLC entered into a Solar Renewable Energy Credit Transfer Agreement ("Transfer Agreement"), a true and correct copy of which is attached hereto and incorporated by reference herein. The Transfer Agreement pertains to the sale and transfer by Assignor of solar renewable energy credits created by a solar power project (the "Project") to SEU One.

B. Assignor wishes to assign the Transfer Agreement to Assignee, who is the purchaser or transferee of the Project which is the subject of the Transfer Agreement.

C. Pursuant to Section 7.8 of the Transfer Agreement, Assignor has the right to assign the Transfer Agreement in connection with any financing of the Project or to a purchaser or transferee of the Project.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto, intending to be legally bound, do agree as follows:

1. The Background is incorporated herein by reference.
2. Assignor does hereby assign and transfer to Assignee all of its rights under the Transfer Agreement.
3. Assignee hereby expressly accepts the assignment, assumes Assignor's obligations under the Transfer Agreement and agrees to be bound by all provisions of the Transfer Agreement.
4. This assignment shall not relieve Assignor of any obligations under the Transfer Agreement.
5. SEU One, LLC hereby consents to the assignment of the Transfer Agreement set forth herein.
6. This Assignment shall not:
 - (a) Operate to modify, alter or amend any of the provisions of the Transfer Agreement, including, without limitation, the restrictions on assignment and transfer contained in the Transfer Agreement, except as expressly set forth herein; nor

- (b) constitute consent by Assignor to any future assignment or transfer of the Transfer Agreement; nor
- (c) be construed as a consent or approval of any matters which may be contemplated by the Transfer Agreement and which are subject to Assignor's further consent or approval under the Transfer Agreement, except as expressly set forth therein.

7. Miscellaneous.

- (a) This Assignment may be executed in any number of counterparts and by the different parties hereto as separate counterparts, each of which when so executed and delivered shall be an original, and all of which shall together constitute one and the same instrument.
- (b) Neither this Assignment nor any of the terms hereof may be amended, terminated, supplemented, waived or modified, except pursuant to a written instrument executed by each of the parties hereto.
- (c) This Assignment shall be governed by and construed in accordance with the laws of the State of Delaware.
- (d) This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns, subject to all restrictions contained in the Transfer Agreement and this Assignment with respect to such assignment and other transfers.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Owner:

[Name of Owner/Assignor]

By:  

Assignee:

[Name of Assignee]

By: 

SEU One, LLC

By: _____

Date: _____

The undersigned on behalf of the Generator Owner, Daniel P. DeFigueiredo,¹ represents to PJM Environmental Information Services, Inc. ("EIS") that:

1. I/we am/are the Generator Owner who holds legal title to the Generating Unit(s) designated below.
2. I/we, the Generator Owner, (check one)
 - ☒ Hereby grant authority and permission to Account Holder, SREC Delaware Procurement Program,² to create and trade all Certificates associated with the following Generating Unit(s), which Certificates shall also be registered to the GATS account(s) of the Account Holder.
 - ☐ Hereby elect to create and trade all Certificates associated with the following Generating Unit(s) within my own GATS account.
3. I/we, the Generator Owner, further represent that I/we have not granted similar authority or permission to any other subscriber or account holder for use in the GATS or any similar system.
4. I/we, the Generator Owner, understand that this Consent supersedes any and all Consents that have been submitted prior to the Date specified herein. Any and all prior Consents will be considered null and void and the assignment of rights terminated.
5. The assignment of rights that occurs within this Consent does not absolve the Generator Owner from upholding any contractual obligations that exist outside of GATS.
6. By executing this Consent the Generation Owner represents it does not have any contractual obligations that would preclude the execution of this Consent.

Generating Unit Name and Address Optional: [Generating Unit Size/System Size]	PJM MSET ID or EIA Plant Code and Generator Identifier (as applicable)
<u>32608 DURHAM CT LEWES DE 19958</u>	<u>DE-15481-SUN-01-DM</u>

GENERATOR OWNER³

Name: Daniel L. DeFigueiredo
 Title:
 Date: 8-24-2017

System Change Form

Please fill out the section(s) to indicate what update you need made to your system. The first section is required.

GATS System Name

Cheney 10.55 kW Solar Array

GATS Unit ID:

N.N 56771

GATS Account Name

System Address

30608 DUNHAM CT
LEWES DE 19558

Certification Number(s)

DE-98981 - SUN-01-DW

CHANGE IN SYSTEM OWNERSHIP

Seller Name:

Thomas Henry

Buyer Name:

Ownership Change:

- ☒ Change in System Ownership only
☐ Change in SREC Ownership only
☒ Change in System and SREC Ownership

Date of Sale:

08-30-2017

Seller Signature:

Buyer Signature:

[Handwritten signatures of Thomas Henry and Daniel L. Defelice]

CHANGE IN SYSTEM LOCATION

Seller Name:

Buyer Name:

Ownership Change:

- ☐ Change in System Ownership only
☐ Change in SREC Ownership only
☐ Change in System and SREC Ownership

Date of Sale:

Seller Signature:

Buyer Signature: